EXHIBIT 1 REDACTED VERSION OF DOCUMENT FILED UNDER SEAL

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1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	00
5	WAYMO LLC,
6	Plaintiff,
7	vs. No. 3:17-cv-00939-WHA
8	UBER TECHNOLOGIES, INC.;
9	OTTOMOTTO LLC; OTTO TRUCKING,
	INC.,
10	Defendants.
L1	/
.2	
L3	
14	HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY
L 5	
6	VIDEOTAPED DEPOSITION OF DMITRI DOLGOV
L 7	PALO ALTO, CALIFORNIA
8	TUESDAY, AUGUST 8, 2017
9	
20	
21	
22	BY: ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
23	CSR LICENSE NO. 9830
24	JOB NO. 2664656
25	Pages 1 - 156
	Page 1

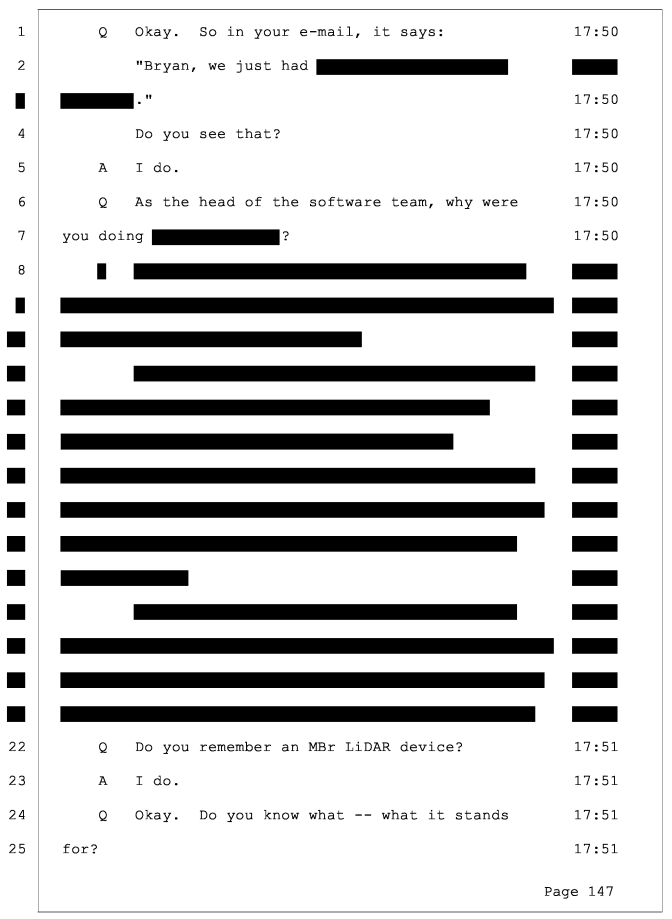
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8	UBER TECHNOLOGIES, INC.;
	OTTOMOTTO LLC; OTTO TRUCKING,
9	INC.,
10	Defendants.
	/
11	
12	
13	Videotaped Deposition of Dmitri Dolgov,
14	taken on behalf of the Defendants, on August 8,
15	2017, at Morrison & Foerster LLP, 950 Page Mill
16	Road, Palo Alto, California, beginning 2:11 p.m.,
17	and commencing at 6:00 p.m., Pursuant to Notice,
18	and before me, ANDREA M. IGNACIO, CSR, RPR, CRR,
19	CLR ~ License No. 9830.
20	
21	
22	
23	
24	
25	
	D0
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1	A I'm not aware of that.	17:49
2	MR. LIN: Okay. That's all I have.	17:49
3	MR. JAFFE: So I I have some brief	17:49
4	questions. I can do it from this seat, or we can	17:49
5	we can trade spots. Up to you guys. I don't care.	17:49
6	MR. LLEWELLYN: I'm fine with you doing it	17:49
7	from there.	17:49
8	MR. JAFFE: Okay.	17:49
9		17:49
10	EXAMINATION	17:49
11	BY MR. JAFFE:	17:49
12	Q Dr. Dolgov, I'm I'm going to make this go	17:49
13	as quickly as humanly possible.	17:49
14	Can you please grab 1360 from your stack.	17:49
15	A (Witness complies.)	17:49
16	Q It's the e-mail thread with the subject line:	17:49
17	"Laser/camera thoughts."	17:50
18	A Yeah.	17 : 50
19	Q So I want to take you to the e-mail at the	17 : 50
20	at the bottom of the page, dated June 19, 2015.	17 : 50
21	Do you see that?	17:50
22	A I do.	17:50
23	Q Okay. What was your position on the	17:50
24	self-driving project as of June 15, 2015?	17 : 50
25	A I led the software team.	17 : 50
	P	age 146

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1	A I think Mama Bear.	17:51
2	Q Did Waymo, or Project Chauffeur before that,	17 : 51
3		
		17 : 52
20	Q And what was your role personally in that	17:52
21	in those discussions?	17 : 52
22	A I'm not sure I can recall those directly. I	17:53
23	think those were in pretty early days of the team. I	17:53
24	think, at that time, I worked or maybe led the effort	17:53
25	that was focused on planning at maybe at that point	17:53
	Pa	ge 148

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1	I led t	ne on-board software team.	17:53
2		But regardless of that role, I think I was	17:53
3	one of	the experienced more experienced software	17:53
4	enginee	rs on the team.	17:53
5		So, I was involved in kind of the discussions	17:53
6			
20	Q	Okay. So going back to 1360.	17:54
21		Actually, before we get there, if you can	17 : 54
22	look at	1361.	17 : 54
23	A	(Witness complies.)	17:54
24		Got it.	17 : 55
25	Q	So in the in the middle e-mail here, there	17 : 55
		Pa	age 149

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1	is a	there is a list of items the follow-on actions	17:55
2	are.		17 : 55
3		Do you see that?	17 : 55
4	A	I do.	17 : 55
5	Q	And No. 2 says:	17:55
6			
8		Do you see that?	17 : 55
9	А	I do.	17 : 55
10	Q	What does refer to here?	17:55
11	A	I my understanding is that this is a	17 : 55
12			
21		MR. JAFFE: All right.	17 : 56
22		Let's mark this next document as 602. And	17 : 56
23	it's a l	oig piece of paper, so hat's off to the the	17 : 56
24	file ro	om for printing this off.	17 : 56
25		MR. LLEWELLYN: Counsel, I just want to	17 : 56
		Pa	ge 150

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1	clarify. Do you think this redirect is responsive to	17:56
2	something that was raised in the course of his	17 : 56
3	deposition?	17 : 56
4	MR. JAFFE: Yep.	17:56
5	(Document marked Exhibit 602	17 : 56
6	for identification.)	17:56
7	MR. JAFFE: Dr. Dolgov, I've marked as	17 : 56
8	Exhibit 602.	17 : 56
9	Q Are these that were	17:56
10	referred that you just referred to?	17 : 56
11	A I can't be exactly confident, but that	17 : 57
12	mention in the e-mail looks like it has a link. I	17 : 57
13	can't be, you know, confident. I can't know for sure	17 : 57
14	if it links to that document, that spreadsheet. But	17 : 57
15	the spirit of it, as I described it, is is is	17 : 57
16	accurate, yeah.	17 : 57
17	Q Okay. So, in just looking at the information	17:57
18	on the left-hand side, in the left-hand-most column,	17 : 57
19	where did these	17:57
20	entries in the leftmost column come from?	17 : 57
21	MR. LLEWELLYN: So Counsel, I'm going to	17 : 57
22	object to all of this as beyond the scope of proper	17 : 57
23	redirect.	17 : 57
24	MR. JAFFE: Q. Go ahead.	17 : 57
25		17:57
	Pa	ge 151

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1		
		17:58
5	Q Is the information in this document, such as	17:58
6	in the left-hand corner, is is this kept kept	17:58
7	confidential within Waymo?	17:58
8	A I would expect so. I mean, by default,	17:58
9	everything that we have to do, especially things that	17:58
10	are essence as the	
	are kept confidential.	17:58
12	Q And why are the	
	why is that in particular	17:58
14	sensitive?	17:58
15	A Oh, this is, in a way, a product of the	17:58
16	experience that the team has accumulated over the	17:58
17	years of working on this technology, understanding,	17:58
18	you know,	
		17:59
23	Q Would Waymo share the information in	17:59
24	Exhibit 602 with a competitor?	17:59
25	A Not unless there were really good reasons to	17:59
	Pa	age 152

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1	do so.	17:59
2	Q And do you have any personal knowledge	17 : 59
3	regarding the value of of this information to Waymo	17 : 59
4	in the self-driving car project?	17 : 59
5	A I can't I'm not sure if I can quantify the	17 : 59
6	value. But it as I just mentioned, it's in my	17 : 59
7	mind, the value is tremendous because it captures the	17 : 59
8	experience accumulated over the course of developing	17 : 59
9	the system and trying different ideas and	18:00
10	understanding, you know,	
		18:00
13	Q And, to your knowledge, is the information	18:00
14	contained in this document, Exhibit 602 does it	18:00
15	reflect is it in the public domain?	18:00
16	A Not that I'm aware of.	18:00
17	Q Okay.	18:00
18	MR. JAFFE: All right. No further questions.	18:00
19	MR. LLEWELLYN: I have a further question.	18:00
20	inti dell'alla di matto di faronori quosoroni	18:00
21	FURTHER EXAMINATION	18:00
22	BY MR. LLEWELLYN:	18:00
23	Q You testified that you couldn't be sure	18:00
24	whether this newly marked exhibit was, in fact, the	18:00
25	that were specifically called out in	18:00
	Pac	ge 153